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# KNOW ALL MEN BY THESE PRESENTS:

	That I,, a stockholder of the RI CORPORATION (the "Corporation"), a domestic corporation, do he appoint, with full power of substitution of the undersigned to represent and vote all shares registered in my nature or owned by me at the Annual Meeting of Stockholders on June 30, 20 adjournment/s thereof, as fully to all intents and purposes as I might of in my person, hereby ratifying and confirming any and all acts which in do in or upon any and all matters which may properly come be adjournment or adjournments thereof, upon the proposals enumerate	ereby nomen on and delume on the D25 of said or could do my said atterned any series.	ninate, constitute gation, as the books of Corporation, or if present and torney and pro-	ute and e proxy, poration, and any d acting oxy may		
	In case of absence of and any substitute proxy designated by him at the said meeting, the undersigned hereby grants the Chairperson of the meeting chosen in accordance with the Corporation's By-Laws or, in case of his absence the President of the Corporation, full power and authority to act as alternate proxy of the undersigned at such meeting.					
	The proxy/substitute proxy/alternate proxy, as the case may be, shall vote subject to the instructions indicated below and the proxy/substitute proxy/alternate proxy, as the case may be, is authorized to vote in his discretion upon other business as may properly come before the Annual Meeting of Stockholders and any adjournments or postponements thereof. Where no specific instruction is clearly indicated below, the proxy/substitute proxy/alternate proxy, as the case may be, shall vote and shall be deemed authorized to vote "FOR" with respect to Proposal 1 to 6 and "FOR ALL" with respect to Proposal 7.					
	PROPOSALS AND VOTING INSTRUCTIONS					
	Management recommends a "FOR" vote for Proposals 1 to 6, and a "FOR ALL" vote to			vote for		
	Proposal 7	FOR	AGAINST	ABSTAIN		
1.	Approval of the Minutes of the Annual Meeting of the Stockholders held on June 24, 2024 (Agenda Item No. 3)					
2.	Approval of the Annual Report and the Audited Financial Statements for 2024 (Agenda Item No. 4)					
3.	Ratification of the actions and proceedings of the Board of Directors, different Committees and Management during the year from June 24 2024 to June 30, 2025 (Agenda Item No. 5)					
4.	Confirmation of Significant Transactions with DOSRI and Related Parties (Agenda Item No. 6)					
5.	Appointment of Punongbayan & Araullo as External Auditor (Agenda Item No. 8)					
6.	Other Matters (At their discretion, the proxies named above are authorized to vote upon such other matters as may properly come before the meeting). (Agenda Item No. 9)					

(proposal 7 on next page)

7.	Election of Directors (Regular Directors and Independent Directors) (Agenda Item No. 7)				
	<ul> <li>a. Ms. Helen Y. Dee</li> <li>b. Mr. Cesar E.A. Virata</li> <li>c. Mr. Eugene S. Acevedo</li> <li>d. Mr. Armando M. Medina</li> <li>j. Mr. Juan B. Santos</li> <li>k. Mr. Gabriel S. Clau</li> <li>l. Mr. Vaughn F. Mor</li> <li>m. Mr. Laurito E. Serra</li> </ul>	k. Mr. Gabriel S. Claudio I. Mr. Vaughn F. Montes, PhD m. Mr. Laurito E. Serrano			
	For All Withhold For All Exceptions (please state)				
	The stockholder may withhold authority to vote for any or some nominee(s), by marking the exception box and writing the name(s) of such nominee(s) on the space provided above. If the stockholder designates exception(s), the number of shares to be distributed to each of the remaining nominees must be indicated on the spaces provided above.				
	The stockholder can either (a) vote for all of the nominees, in which total votes will be split and cast equally among the nominee(s); (b) withholder nominees; or (c) vote only for some and not all of the nominees, in which cast votes will be distributed and cast as indicated by the stockholder in the space stockholder does not indicate the number of shares to be distributed among who are not named on the spaces for exceptions above, then the stockholder and cast equally among the remaining nominees. The total number of votes cast is equal to fifteen (15) times the number of shares of common stock are held as of the Record Date.	Id his vote for all of the se the stockholder's total es provided above. If the the remaining nominees r's total votes will be split which a stockholder may			
	This proxy shall be valid for the Annual Meeting of Stockholders of the Corporation on Jun. 30, 2025 unless sooner withdrawn by me through notice in writing delivered to the Corporate Secretary. In case I shall be present at the meeting, this proxy stands revoked.				
	IN WITNESS WHEREOF, I, the undersigned shareholder, have executed this proxy a this day of 2025.				
	□ Stockho	zed Representative of			
	Date:	2025			

<sup>\*\*</sup>PLEASE SEE NEXT PAGE FOR OTHER INFORMATION AND INSTRUCTIONS\*\*

#### OTHER INFORMATION AND INSTRUCTIONS FOR THE PROXY FORM

### 1. Submission of Proxy

- (a) The proxy form must be duly completed, signed and dated by the stockholder or his duly authorized representative, and received by email via <a href="RCBC-ASM-2025@rcbc.com">RCBC-ASM-2025@rcbc.com</a> together with the stockholder's registration mail by **5:00 pm of June 22, 2025.** If the name of the proxy is not specified, the stockholder shall be deemed as having appointed the Chairperson as proxy.
- (b) If the proxy is given by one or more joint owners of shares of stock of the Company, the proxy form must be signed by all of the joint owners.
- (c) If the shares of stock of the Company are owned in an "and/or" capacity, the proxy form must be signed by either one of the registered owners.
- (d) If the proxy is given by a holder of shares of stock of the Company that is a corporation, association, partnership or unincorporated entity, the proxy form must be accompanied by a certification signed by a duly authorized officer, partner or representative of such corporation, association, partnership or unincorporated entity, to the effect that the person signing the proxy form has been authorized by the governing body or has the power pursuant to the By-Laws, constitutive documents or duly approved policies of such corporation, association, partnership or unincorporated entity, for such purpose.
- (e) A proxy given by a broker or dealer in respect of shares of stock of the Company carried by such broker or dealer for the account of a customer must be supported by a sworn certification that the same is given with the express prior authorization of such customer.
- (f) If any customer of a broker or dealer who is the beneficial owner of shares of stock of the Company executes a sub-proxy, the broker or dealer shall certify that the signature on the sub-proxy is the true and genuine signature of its customer.

### 2. Revocation of Proxy

A holder of shares of stock of the Company who has given a proxy has the power to revoke it by written instrument duly signed and dated, which must be received by email via <a href="RCBC-ASM-2025@rcbc.com">RCBC-ASM-2025@rcbc.com</a> not later than 5:00 pm of June 27, 2025. A proxy is also considered suspended if an individual stockholder signifies by email to <a href="RCBC-ASM-2025@rcbc.com">RCBC-ASM-2025@rcbc.com</a> on or before 5:00 pm of June 27, 2025 that he is attending the meeting by remote communication.

## 3. Validation of Proxy

The validation of proxies will be held on **June 23, 2025** at **9:00** am at the Office of the Corporate Secretary. Validation of proxies will be done by the Corporate Secretary and persons designated by the Corporate Secretary who shall be under his supervision and control, in accordance with the procedure and guidelines set out in the Company's By-Laws and Section 11(b) of the SRC Rule 20.